Before the Federal Communications Commission Washington, D.C. 20554

CERTIFICATION OF CPNI FILING February 1, 2006 OF Crosslake Telephone Company d/b/a Crosslake Communications EB-06-TC-060 WC Docket No. 05-196

TO: The Federal Communications Commission, Enforcement Bureau In response to the Commission's Public Notice, DA 06-223 (released January 30, 2006), Crosslake Telephone Company d/b/a Crosslake Communications submits its most recent compliance certificate maintained in accordance with section 64.2009(e) of the Commission's rules.

The undersigned, as an officer of Crosslake Telephone Company d/b/a Crosslake Communications certifies that this company is in compliance with section 64.2009 of the Commission's rules. Crosslake Telephone Company d/b/a Crosslake Communications does not use CPNI when conducting outbound marketing. CNPI is not provided to or disclosed to third parties.

When customers initiate contact with questions about products and services, we verify that they are the customer in question by questions asked to confirm identity. We then ask permission to access their records in order to best answer their questions.

Respectfully submitted,

Dennis Leaser

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Filed Electronically at http://www.fcc.gov/cgb/ecfs/

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